

# EXHIBIT 9

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

In re: )  
 ) Master File No.  
Global Brokerage, Inc. ) 1:17-cv-00916-RA  
F/k/a FXCM, Inc. )  
Securities Litigation )  
----- )  
This Document Relates To: )  
All Actions )  
----- )

\*\* C O N F I D E N T I A L \*\*

VIDEO DEPOSITION OF:  
SERGEY REGUKH  
NEW YORK, NEW YORK  
TUESDAY, MARCH 10, 2020

REPORTED BY:  
SILVIA P. WAGE, CCR, CRR, RPR

1                   SERGEY REGUKH - CONFIDENTIAL

2           them. I reviewed them. But to prepare the  
3           answers of all documents, some part of them,  
4           yeah, sure.

5                   Q. Did you conduct any searches for  
6           documents in response to this request?

7                   A. Yeah, I was -- so everything was --  
8           what was requested from me from my site, so I --  
9           but because I don't have any documents for this  
10          case, I mean, personal documents so -- but  
11          nothing -- just to explain, as I think it was  
12          another one document, my answer is in the  
13          certification, yeah.

14                  Q. I'm sorry, what was requested from  
15          me -- I just need you to clarify --

16                 A. I mean, any documents. I don't have  
17          any documents for this case, like, why I decided  
18          to buy shares or did I receive any reports or  
19          something like this. So what's -- so I provide  
20          just bits, certification, sign the documents,  
21          which we already explored in another. So other  
22          things, I think, are covered by my lawyers, yeah.

23                  Q. Did you check whether you had any  
24          e-mails related to your purchases of FXCM  
25          securities?

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2 A. Did I check my e-mails regarding?

3 Q. Regarding your purchases of FXCM  
4 securities.

5 A. So, I mean, for this case or for what  
6 e-mails? For the --

7 Q. For this case, in response to these  
8 document requests, did you check your e-mails for  
9 documents --

10 A. Yeah, yeah.

11 Q. -- regarding -- you checked them?

12 A. Yes, I checked them.

13 Q. What did you do to check your  
14 e-mails? How did you check your e-mails?

15 A. The usual using my link, yeah -- I  
16 mean, my computer, yeah. What I can say? So the  
17 e-mails, I mean, the e-mails from my lawyers, or  
18 what do you mean?

19 Q. No, I mean -- I'm not asking for  
20 e-mails with your lawyers.

21 A. Yeah.

22 Q. I'm asking, for example, did you  
23 correspond with ABLV regarding your trading in  
24 FXCM securities?

25 A. Ah, no. It was like statements in